LS 5-1592a

MIL 20 1350

Mr. William F. Tospkins Assistant Attorney General Department of Justice Washington 25, D. C.

Dear Mr. Tompkins:	
I have received your letter of 15 July requesting our approval of the possible utilization of as an expert witness in edministrative hearings involving three organizations who are contesting their designation under the Federal Employee Security Program. Discussion between our representatives has indicated that were he to testify, would be subject to cross-examination by the attorneys for the organizations concerned, and in fact in order to qualify his experience and background as an employee of the Central Intelligence Agency would necessarily be a part of the direct examination.	
In addition to the above-mentioned aspects of appearance in the administrative hearings is the likelihood that the organizations concerned, through their attorneys, very probably will exhaust every legal remedy, including extensive proceedings in the courts. The possible publicity attendant upon these eventualities and the involvement of the Central Intelligence Agency are such that I do not believe the best interests of the Agency would be served by the appearance of as a witness. I am fully appreciative of the accessity underlying your request for possible utilisation of On the other hand	
I am sure that you appreciate the implications as far as the Central Intelligence Agency is concerned.	
	Sincerely,
	松鹤等
A	llen W. Dulles
OGC: JSW: jeb	Director
cc: /DCI (2) w/incoming letter Director of Training	
OGC w/cc of incoming letter	
1/20/55: Original mailed by	

25X1

25X1

25X1

25X1

25X1

ila ilan

